

Miller & Rhoads

Men, Look! This 3-Day Shirt Sale



Is the Greatest Yet 85c
Real \$1.50 Qualities—All Sizes Each

Shirts of best quality percales and fine merzerized novelty cloths. Shirts in clean-cut, fast color stripes. Coat models, with French turnback and stiff cuffs. So much for materials and styles:

Now a Word About Workmanship
Men who have made Custom Shirts know how to put those little details in that count for correct size, width and length, and that insures PERFECT FIT. So with these in view we are justified when we say of these Shirts "equal to custom-made." A truly remarkable Shirt offering—regular \$1.50 Shirts, at..... 85c

Two Other Great Shirt Values
Boys' Flannel Shirts, with attached collars, that were 50c, now..... 39c

Men's Plaid and Plain White Shirts, attached cuffs, coat style, a great value at... 79c

\$1.50 Ribbed Underwear on Sale at \$1.00 Suit

Medium Weight Ribbed Underwear (of the \$1.50 suit grade), just the weight for milder days. To be sold by the suit only, at..... \$1.00

Men's Pajama Sale Extraordinary

Soiled and slightly imperfect Pajamas, nothing to hurt the wearing quality of the garments. In merzerized cotton pongsies and fancy materials:

Values up to \$3.50 at the Suit... \$1.48

Values up to \$2.00 at the Suit... \$1.15

FIRST FLOOR.

To-Day Throughout the Store

FRIDAY REMNANT DAY

With us, these unusual reductions in selling prices are imperative. Good storekeeping demands clean stocks, and WE MUST SELL OUT ALL REMAINING LOTS OF WINTER GOODS. If you have a need for goods of any sort, whether for the personal wear of members of your family or for home use, let nothing hinder your coming here to-day. It will be worth your while.

COMMON COUNCIL FINALLY CONCURS

Legislature Will Be Asked for Certain Charter Changes on Which Both Branches Agree.

AFTER IMPROPER SHOWS
Umlauf Ordinance Framed to Give Mayor Power to Shoo Them Away.

After a vain effort on the part of Jacob Umlauf to incorporate in the paper an amendment to give authority to the City Council to change the control of the three independent departments of the municipal government, the Common Council last night finally concurred in the joint resolution to have the City Attorney procure from the General Assembly certain changes in the city charter which have been agreed upon by both branches.

A spirit of harmony was urged by Vice-President Morgan R. Mills, who occupied the chair in the absence of President Peters; Gilbert Pollock, John W. Moore and Carter C. Jones, and it prevailed before the slow retreat of the who have heretofore interposed their objections to the resolution. T. Gray Haddon, who had been aligned with those who were opposed to concurrence, changed his vote in favor of the resolution, but under suspension of the rules offered for passage. The resolution was then passed by a vote of 12 to 2.

This resolution was entirely separate from the resolution sent down from the Board of Aldermen, and did not ask concurrence of the upper branch. As it was not a joint resolution, it could not be taken as the official action of the city, and the City Attorney could not be asked to procure from the General Assembly an amendment concerning the change of control of the three independent boards.

Lost on the Vote.
Mr. Pollock spoke against the Haddon resolution, saying that it was at variance with the custom he had observed in eighteen years of service in the Common Council, and that it was in direct defiance of the attitude of the Board of Aldermen.

"It would make it seem as though the two branches were fighting each other," said Mr. Pollock, "and the city would suffer." The resolution was lost on a vote of 7 to 7.

In his effort to induce the Common Council to vote favorably on an amendment to give the City Council power to change the control of the Fire, Police and Health Departments, Mr. Umlauf, in the course of his speech, had given no valid reason against the measure. He urged its adoption as the measure of equal importance with the other measures on which agreement had been reached. He said that there had been no discussion of the matter on the part of the Board of Aldermen, and that in fact, Colonel Grady had offered his resolution as to the amendments on which both branches had concurred in a spirit of placation. Some of the Aldermen, he went on, had given ground on the question, and he thought that it would not be demeaning for the Common Council also to recede from the position it had previously so strongly occupied.

Mr. Pollock said that further delay might be fatal to the whole proposition, and that it was of the utmost importance that the two branches to cause a deadlock. Mr. Umlauf then moved to incorporate his amendment, and was defeated by 12 to 2.

The Board of Aldermen was then put, and was adopted without an audible negative.

The Common Council concurred with the Board of Aldermen in adopting a resolution instructing the City Attorney to procure from the General Assembly an amendment to give the City Council power to change the control of the Fire, Police and Health Departments, and to sell its water rights from Boshers' Dam to the local people just above the shiplock to the James River and Potomac Power Company.

At the City Attorney's Office.
Mr. Umlauf introduced an ordinance authorizing the Mayor to prohibit the public appearance of any theatrical exhibition or any actor or actress that might be considered injurious to the morals and good order of the city. It was referred to the Committee on Ordinances.

Councilman Pollock, who has been so dangerously ill, appeared for the first time in councilmanic meetings since he was stricken and removed to a hospital. He was warmly congratulated on his recovery. Though weak, Mr. Pollock was still strong and able to argue, and his voice was often raised in a powerful and action. He thanked the members for their expressions of sympathy sent him during his illness, and stated earnestly that he hoped to be able to round out a fifth of a century in the service of the people. He has served in the council continuously for eighteen years, and is generally recognized as one of its ablest leaders.

To Hold Annual Meeting.
The annual meeting of the Virginia Historical Society will be held in the House of Delegates on Tuesday, February 24, at 2:30 p.m. Mr. Gordon McCall, president of the society, will preside, and deliver the annual address. The public is invited.

COSTLY ERROR TO YANK GOOD MOLAR

Dr. Dellinger, Dentist, Incorporated, Must Pay \$200 for Pulling Wrong Tooth.

JURY FINDS NEGLIGENCE
Expert Witnesses Tell About Dental Procedure—Professional Ethics Discussed.

Since the days of Solomon, courts have been called upon to settle many peculiar questions, but it remained for a Southside jury yesterday to assess the monetary loss of a sound tooth, which was pulled by a dentist through mistake. The seven good men and one after a brief deliberation, decreed that Dr. Dellinger, Dentist, Incorporated, should compensate the loser of the molar, W. A. Sharp, to the extent of \$200. Owing to the state of the defendant's establishment, the case was tried in the court of the city, under the Virginia law, but Judge Ernest H. Wells, before whom the case was tried in Hastings Court, Part II, has to pass upon a motion to set aside the verdict as contrary to the law and evidence.

The case was hotly fought from beginning to end, and professional ethics played a large part in the evidence of the witnesses. Dental experts were introduced to tell the jury the proper procedure in extracting teeth. The defendant established that the tooth pulled by the plaintiff was not the tooth shown as Exhibit B. Negligence was shown as the ground upon which the plaintiff claimed damages, the sum of \$1,000 being asked.

Plaintiff Tells the Story.
Sharp, according to his story on the stand, went to the plaintiff to have an aching tooth extracted. A tooth was pulled by the defendant, and a visit to another dentist showed that a decayed molar was still playing havoc with the plaintiff's nerves.

Records kept in the office of the defendant were introduced to show that treatment had been given to the upper right six-year molar. The one extracted was an upper twelve-year molar. Dr. E. Stewart Honaker, of South Richmond, who pulled the aching tooth for Mr. Sharp, was a witness for the plaintiff, and Dr. R. L. Simpson, dean of the dental department, Medical College of Virginia, was an expert witness introduced by the plaintiff.

J. C. Nunnally represented the plaintiff, while Hiram M. Smith conducted the defense. The jury was instructed that if it believed from the evidence that the defendant had not used the precautions ordinarily taken by dentists with their patients, then it must find for the plaintiff. The jury was also instructed that in assessing damages, it need not only take in consideration the actual loss sustained by the plaintiff, but could assess punitive damages which would act as a deterrent in future cases. Both attorneys argued for thirty minutes, but the jury arrived at its verdict in less than a quarter of an hour.

Mr. Smith moved that the verdict be set aside, but Judge Wells adjourned court without hearing arguments on this point. Under the Virginia statutes, judgments were to be taken in civil cases where the judgment exceeded \$200.

The work on Mr. Sharp, according to the evidence, was not done by Dr. Dellinger himself, but by an assistant, Dr. Epps.

SALVATION ARMY SUED ON CONTRACT

Captain Guigon's Statement That It Was Morally Bound Made Public in Unique Case.

Though the declaration in the suit of George W. and Dorsey R. Bragg against the Salvation Army was made yesterday, an interesting letter bearing on the case was made public yesterday. It was written by Captain A. R. Guigon, who says that the Salvation Army is under the moral obligation to purchase the property for the price of \$10,000.

"I believe the Salvation Army is under the highest moral obligation to purchase the property for the price of \$10,000, and I am not prepared to say that the obligation is legally binding. I shall be greatly disappointed if the property is sold for the price of \$10,000. The Army, doing a great moral work in this and other communities almost all through the world, would show willingness to stand upon a legal technicality in the avoidance of the moral obligation of its contract."

The letter goes on to say that the Bragg brothers enabled the Salvation Army to make a satisfactory settlement with the McClure-Davenport-Taylor Company, and that the understanding had with Adjutant Johnson was that if relieved of its obligation to that firm the Salvation Army would buy the property for the price of \$10,000.

The letter was addressed to the Bragg brothers, and stated that a copy of the letter would be sent to the firm of Philip E. Goodwin, building fund treasurer of the Salvation Army.

The Bragg brothers are represented by J. R. Pollard, a colored attorney.

Writ of Error Granted.
The Supreme Court yesterday granted a writ of error and supersedeas in the case of the United States against the National Bank of Berkeville and others. The bond was placed at \$50,000.

PHILIP K. BAUMAN NEW GRAND MASTER

Fredericksburg Man Elected by Grand Lodge of Virginia as Its Head.

CUTCHINS NEW MAN IN LINE
One Hundred and Thirty-Sixth Annual Communication Ends. The Committees.

The 136th grand annual communication of the Grand Lodge of Virginia, A. F. & A. M., closed last night after electing grand officers for the ensuing year.

Philip K. Bauman, of Fredericksburg, was elected grand master; James B. Wood, Charlottesville, deputy grand master; Charles Alston Cabell, Columbia, grand senior warden; Henry Knox Field, Alexandria, grand junior warden; Fred. Measans, grand treasurer; Charles A. Nesbitt, grand secretary; Ernest L. Cunningham, Newport News, grand senior deacon, and Sol Cutchins, grand junior deacon, the latter being the new man in line for grand master.

The following grand officers were re-appointed: Rev. J. B. Lee, D. D., Charlottesville, grand chaplain; James H. Price, grand marshal; James A. Parnell, grand pursuivant; Oscar J. Adams, grand tiler, and A. W. Baker, grand steward.

Report of Grand Masters.
The new deputy grand masters were announced by districts as follows:
1. M. E. Church, Falls Church.
2. W. G. Nixon, Purcellville.
3. H. W. Tucker, Charlottesville.
4. F. W. Maddox, Marshall.
5. S. Price, Luray.
6. P. M. S. Bird, Jr., Mt. Jackson.
7. C. L. Kline, Culpeper.
8. W. H. Fulkner, Cape Charles.
9. O. W. Douglas, Redville.
10. William H. Bell, West Point.
11. T. E. Du Val, Gloucester Court-house.
12. C. R. Waters, Onley.
13. W. H. Fulkner, Cape Charles.
14. B. T. Wolfe, Williamsburg.
15. W. A. James, Richmond.
16. C. K. Bowles, Chester.
17. H. G. Harle, Scottsville.
18. W. W. Tucker, Charlottesville.
19. Dr. M. J. Payne, Staunton.
20. W. Horace Leakey, Lexington.
21. Thomas Whitehead, Amherst.
22. Harry Dunnington, Roanoke.
23. H. W. Tucker, Charlottesville.
24. C. E. Harris, Bedford.
25. J. L. Brown, Lynchburg.
26. H. A. Barrow, Farmville.
27. N. S. Turnbull, Jr., Victoria.
28. Dr. E. M. Wilkerson, Hillsville.
29. John T. Harris, Dinwiddie Court-house.
30. W. H. Savage, Waverly.
31. B. P. Gay, Smithfield.
32. James E. Schrell, Courtland.
33. C. H. Taylor, Suffolk.
34. R. E. Warren, Portsmouth.
35. J. H. Gouley, Norfolk.
36. D. W. Berger, Drakes Branch.
37. H. W. Woodall, South Boston.
38. J. W. Tucker, Danville.
39. J. M. Emswiler, Boone Mill.
40. J. H. Barnett, East Radford.
41. J. Lee Durham, Eggleston.
42. Dr. J. T. Grayham, Wytheville.
43. Dr. E. M. Wilkerson, Hillsville.
44. W. B. Porterfield, Saltville.
45. T. H. Davis, Richlands.
46. John W. Neal, Abingdon.
47. B. T. Wilson, Lebanon.
48. H. H. Eppes, Big Stone Gap.
49. J. L. Ramey, Clinch.
50. C. R. Swinkle, Jonesville.
51. R. E. Williams, Grundy.
52. E. O. Hubbard, Leda.
53. E. L. Robbins, Grassy Creek, N. C.
54. C. G. Shuler, Charleston.
55. M. Ed. Muir, Pulaski.

Two new Masonic districts were created, districts Nos. 1 and 41 being divided, taking Nos. 54 and 45 respectively.

Standing Committees.
Standing committees are: Masonic Home—George Potts, S. W. Fishman, C. E. Field, O. D. Oakley, D. H. Kizer, L. Christie, John M. Newton, all being reappointments.

Board of governors Masonic Home—L. Christie, John W. Richardson, Richmond; W. W. Preston, Petersburg; C. E. Eganbright, Charlottesville; Max G. Field, Orange, the last two being new men on the board.

On property—John R. Charleston, Thomas Whitte, F. T. Sutton, Hillsville; Harry L. Turner and W. L. Berkley, Norfolk.

On credentials—J. G. Hankins, James L. Beck, Ralph J. Levy, James A. Richardson and D. P. Sigourney, W. G. Galt, A. R. Courtney.

On foreign correspondence—Joseph W. Eggleston, Ed. N. Eubank, H. Oscar Kerns.

Special committee old Masons' Home—W. S. Bensten, Norfolk; Captain John G. Osborne, Radford; Ernest Williams, Lynchburg; W. W. Field, Orange, and Charles B. Marshall, Alexandria.

The committee on work was reappointed, being composed of George W. Wright, Marion, grand lecturer and lecturer of division No. 4; William Lee Davis, Portsmouth, lecturer, division No. 1; J. M. Clift, lecturer, division No. 2; James Bowman, Roanoke, lecturer, division No. 3; Dr. R. L. Page, lecturer, division No. 5, and Charles G. Davis, Lynchburg, lecturer, division No. 6. The other members of the committee are A. O. Calcott, Norfolk; Dr. S. T. A. Kent, Ingram; Thomas C. Nelson, Radburg; Dr. J. C. Pruner, Mendota; William F. Keyser, Luray, and R. A. Fitzhugh, Urbana.

PREFERS DEATH CHAIR
Female Convict Objects to Life Term in the Penitentiary.

Four convicts were convicted in the City Circuit Court yesterday of committing crimes for the third time and were sentenced to life terms in the penitentiary. One of the convicts, a woman, preferred the death chair to the life term.

The remarkable feature of the trials was the request of Emma Jane Walker, colored, convicted of three separate cases of grand larceny, who earnestly requested Judge R. Carter Scott to send her to the electric chair instead of sentencing her to the penitentiary for life. The court informed her that it was beyond its power to grant her request.

The other three who were sentenced to life terms were Alfred H. Epps, convicted three times of larceny, and sent to the penitentiary from Norfolk, and Julius Fates, alias J. W. Fates, sent up from Augusta County, also a former convict.

Epps was the negro who was shot by Detective Bryant after he had locked Bryant and Smith in the basement of a house to which he was traced.

Appeals From \$5 Fine.
J. Lee, in an appeal yesterday morning when he was fined \$5 and costs in Police Court for obstructing an alley in the rear of 122 East Main Street and falling in place lights on it on the nights of January 25 and 26.

James Goode, colored, was fined \$10 and costs for recklessly driving a team in the streets.

This Is the Kind of Weather To Take Advantage of Our OVERCOAT SALE
Every Overcoat in the House at 33 PER CENT DISCOUNT
GANS-RADY COMPANY

NAMES COURT FOR MUSICIANS' TRIAL

Members of Richmond Blues' Band Who Went on Strike Are the Defendants.

Governor Stuart yesterday ordered that a court-martial be held to try fifteen members of the Richmond Light Infantry Blues' Band who went on a strike at the dance given by the battalion to the cadets of the Virginia Military Institute on February 2.

The personnel of the court will be as follows: Lieutenant-Colonel B. W. Salomon, of the Fourth Infantry Regiment, Norfolk; Major Allen T. Finch, of the First Infantry Regiment, Chase City; and Captain Branch Johnston, Butler, of the First Virginia Field Artillery, Norfolk.

The date for the sitting of the court has not been announced. It will determine the time and the place of the hearing, although it goes without saying that the court will hold its session in Richmond. General Sale will not be able to decide upon a date until he has consulted with the three officers who are to compose the court. He wrote to them yesterday upon receiving notice from the Governor.

It is said that Major A. S. Buford, of Richmond, who is the local representative of Colonel Shelton's department, will conduct the prosecution. The fifteen musicians who refused to play when ordered by Major W. Bowles and were arrested and released on bail are: Principal musician, Jacob Schwartz, chief musician, Philip Clarity; Drum Major Frederick D. Gann, Sergeants Albert E. M. Lilly, Thomas B. Slaughter and James R. Preston; Corporals Charles H. Atkinson, Edward Lucell, David W. Redford, Luke Stone and Arthur C. C. C. Friends of Mr. Snow, as soon as they heard of his tragic death, requested Chief of Police Werner to make an investigation. Detective - Sergeant Wiley learned from S. D. Patterson, night clerk at the Y. M. C. A., that Mr. Snow had spent nearly an hour about the place. He left the lobby of the Y. M. C. A. at 10 o'clock. Patterson was busy registering lodgers. No one saw him fall down the steps.

Mr. Snow was seen at the Masonic Temple between 9 and 10 o'clock. He leaves a wife and several children.

Marriage Licenses.
Marriage licenses were issued yesterday in the Hustings Court to Russell William Wilson and Clara R. Alley, and Major Marshall Williams and Margaret Kercheval Bogues.

Gets First-Hand Information About Home and Industrial School for Girls.
Governor Stuart made a trip yesterday afternoon to the Virginia Home and Industrial School for Girls, which has been the center of a warm controversy and is now offered to the State as a gift by its board of managers. The inspection was made at the request of the two sides to the controversy, the residents of Bon Air and the board of the home. The Governor was accompanied by Richard E. Byrd, attorney for the Bon Air residents; Robert Lecky, Jr., a member of the board, and W. F. Glinn, nearest neighbor to the home.

The Governor had no comment to make on the result of the trip and the impressions he received. He gladly availed himself of the opportunity of looking into the situation and obtaining first-hand knowledge. Both Mr. Byrd and Mr. Lecky were optimistic that the visit would convince the Governor of the impracticability of operating a privately-conducted home for girls in such a neighborhood as is for him to see the situation personally," said Mr. Byrd.

"I do not expect to have to make any argument in our defense," said Mr. Lecky. "The home will speak for itself to a man of Governor Stuart's broad perception."

The board recently offered the Virginia Home and Industrial School for Girls, with its property, valued at \$50,000, to the State. In case the gift is accepted, the State will, of course, assume the management of the institution and the cost of its maintenance. Mr. Byrd, as attorney for the Bon Air residents, does not oppose the acceptance of the gift by the State, providing the State moves the institution to another locality.

TAKE SNOW'S BODY HOME FOR BURIAL

Masons Accompany Remains of Charlottesville Man Who Met Tragic Death Here.

The body of C. H. Snow, forty-five years old, of Charlottesville, a prominent Mason, who was here attending the annual meeting of the Grand Lodge of Virginia, and who was fatally injured on Wednesday night, when he fell about ten feet down the Wiley stairs of the Railroad Hotel, was taken home for burial yesterday afternoon. It was accompanied by a delegation of Masons, most of whom were members of the lodge of which Mr. Snow was once master.

Mr. Snow died at the First Police Station about two hours after he was found unconscious on the pavement by Patrolman W. G. Tait. He was examined by Dr. Robert Whitehead, City Hospital ambulance surgeon, who said that his injuries were apparently trifling. After dressing abrasions about the head, Dr. Whitehead left. He was found unconscious and he was stretched out on the floor of the cell room with his overcoat under his head as a pillow. Bicycle Policeman Matt later saw that he was in a serious condition and again sent for Dr. Whitehead. Mr. Snow died a few minutes after he arrived.

Coroner Taylor, who examined the body, said that death was evidently caused by concussion of the brain, and that probably a blood vessel had been ruptured. He said that it would have been impossible to have told that the man was dangerously injured without an operation being performed. He added that it was clearly an accident, and that an inquest would be unnecessary. The autopsy was not performed.

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Mademoiselle Nora White
INSTRUCTING IN THE "CASTLE" DANCES
MAXINE TANGO MACHETTE ONE-STEP HESITATION WALTZ
"THE DANSANT"
Hotel Richmond Tea Room.
AFTERNOONS 4 to 6:30.

Admission with Class Instruction, 81 Each.
Private Instruction by Appointment.
"DINNER DANSANT"
Evenings 6:30 to 12.
Tables Reserved on Request to the Management.
No Admission Charged.

Service
That is what has made us what we are to-day. Conscientious and painstaking care to please our customers insures satisfaction for you.
May we serve you?
McGraw-Yarbrough Co.
Wholesale Plumbers Supplies.
Monroe 61-62.

City Auditorium, To-Morrow Night, February 14,
MELBA-KUBELIK

Assisted By
EDMUND BURKE,
The Popular Canadian Baritone.

Seats on Sale at The Corley Co.
Prices \$1.00 to \$2.50

NOTE.---Because of the change of date tickets bearing date of February 16 will be honored only February 14.

SAVINGS BANK
RICHMOND
515 E. MAIN ST.

Purchase a home for your family, and let the Savings Bank help you. One dollar starts an account with us.

UNITED STATES DEPOSITORY FOR POSTAL SAVINGS FUNDS

CHARLES S. WHITMAN HERE
District Attorney of New York South for Brief Rest.

District Attorney Charles S. Whitman, of New York, whose name has become as well known as that of any man in public life in America by reason of his prominence in the gunmen trial in Richmond yesterday, at the Jefferson Hotel, Mr. Whitman, accompanied by his wife, came quietly into the city on Wednesday night. They will leave here this morning for the North. Mr. Whitman will stop in Washington on his way back to New York.

Mr. Whitman said last night that his visit to Richmond has no significance, and was taken purely to gain a short rest from the duties of his office.

Be The Right Kind Of An Optimist
An optimist is commonly thought of as a person who looks on the bright side of any situation, no matter how dark it may appear. Be a true optimist in regard to your financial condition by taking care to provide for a less prosperous season. Then you can smile sincerely and feel secure on account of your own precautions.

The American National Bank
OF RICHMOND, VIRGINIA.
offers a safe depository for your earnings, and is efficient in the handling of large items of exchange and collection.
CAPITAL AND SURPLUS.....\$1,600,000.00
RESOURCES.....\$8,800,000.00
SECURITY AND SERVICE.